## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

MICHAEL ESTRADA,

Plaintiff,

v.

**CIVIL ACTION FILE NO.** 

1:24-CV-01324-SCJ

1915 South of Columbus, LLC, a Foreign Limited Liability Company, d/b/a Ashley Furniture,

Defendant.

## **ORDER**

Coursel for the Parties having filed a notice (Doc. No. [12]) informing the Court that the Parties to this matter have reached a settlement in principle, but it appearing that documentation of the settlement has not yet been concluded, it is therefore **ORDERED** that this action be **DISMISSED** without prejudice to the right, upon good cause shown within sixty (60) days to reopen the action if settlement is not consummated. The Clerk is **DIRECTED** to **ADMINISTRATIVELY TERMINATE** this action. <sup>1</sup> If this matter is not reopened

<sup>&</sup>lt;sup>1</sup> See Steak-Out Franchising, Inc. v. Missouri Franchise Dev. Sys., LLC, No.

by the Parties within sixty (60) days, it will be deemed to have been dismissed with prejudice.

IT IS SO ORDERED this <u>27th</u> day of June, 2024.

/s/ Steve C. Jones

HONORABLE STEVE C. JONES UNITED STATES DISTRICT JUDGE

<sup>1:07-</sup>CV-260-TCB, 2008 WL 11336240, at \*2 (N.D. Ga. May 22, 2008) ("Administratively closing a case is a docket control device used by the Court for statistical purposes and does not prejudice the rights of the parties to this litigation in any manner.").